

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

Richard P., by and for **RACHEL P.**, and)
Denise L., by and for **KRISTINA L.**,)
)
Plaintiffs)
)
v.)
)
SCHOOL DISTRICT OF THE CITY OF)
ERIE, PENNSYLVANIA; JANET WOODS,)
Individually and in her Capacity as Principal of)
Strong Vincent High School; and **LINDA L.**)
CAPPABIANCA, Individually and in her)
Capacity as Assistant Principal of Strong)
Vincent High School,)
)
Defendants) **JURY TRIAL DEMANDED**

ORDER

AND NOW, this ____ day of _____, 2005, it is hereby ORDERED that
Defendants' Motion for Partial Summary Judgment is GRANTED. Plaintiffs' claims (1) under
Title IX against defendant School District of the City of Erie, Pennsylvania for damages for the
sexual assaults and the harassment that preceded those assaults, (2) under the Equal Protection
Clause and the Equal Rights Amendment of the Pennsylvania Constitution against defendant
Linda L. Cappabianca for damages for the sexual assaults and the harassment that preceded and
succeeded those assaults, and (3) under IDEA and the Rehabilitation Act against defendant
School District of the City of Erie, Pennsylvania for damages for the placement of plaintiffs at
Sarah Reed Children's Center, are hereby dismissed, and summary judgment is hereby entered
for defendant Janet M. Woods and against plaintiffs.

Sean J. McLaughlin
United States District Judge